	1	John White, Esq.,		
	2	SB #1741 E-filed: October 21, 2010		
	3	Reno, NV 89503		
	4	Telephone: (775) 322-8000 Facsimile: (775) 322-1228		
	5	john@whitelawchartered.com		
		Attorney for Never Enough Ballroom, LLC.		
	6			
	7	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA		
	8			
	9			
	10	In re:		
	11			
	12	NEVER ENOUGH BALLROOM, LLC.,) CASE NO: BK-N-09-53082-gwz		
	13) Small Business Case Under Chapter 11		
	14			
	15) NOTICE OF ENTRY OF ORDER) CONFIRMING PLAN		
	16) CONTINUING FLAN		
	17			
	18	PLEASE TAKE NOTICE THAT on October 8, 2010, an ORDER CONFIRMING		
	PLAN was entered on this Court's docket. A copy of the same is attached hereto.			
	20	Dated this 21st day of October 2010.		
	21			
	22	WHITE LAW CHARTERED		
	23			
	24	by: John White, Esq.		
	25			
	26			
WHITE LAW	27			

CHARTERED
LAWYERS
OTH CENTURY BLDG. 28
135 W. FIRST STREET
RENO, NV 89503

Γ (775) 322-8000 F (775) 322-1228

1 CERTIFICATE OF SERVICE 2 I hereby certify that a true and correct copy of the attached NOTICE OF ENTRY OF 3 ORDER was served on the following interested parties as follows: 4 X a. via ECF System, on the 21st day of October 2010: 5 RICHARD G. HILL greccelle@richardhillaw.com; cdetlie@richardhillaw.com 6 U.S. Trustee - RN 11 USTPRegion17.RE.ECF@usdoj.gov 7 John White on behalf of Debtor: john@whitelawchartered.com 8 9 X b. via United States mail, postage fully prepaid, on the 21st day of October, 2010, to the 10 interested parties at the addresses listed on the attached mailing matrix, and, to: 11 U.S. Trustee **300 BOOTH STREET #2129** 12 RENO, NV 89509-1361 13 The Clerk of the Court 14 UNITED STATES BANKRUPTCY COURT (As courtesy copy for The Honorable Judge Gregg W. Zive) 15 300 BOOTH STREET 16 RENO, NV 89509-1361 17 BIGGEST LITTLE CITY INVESTMENTS, 1.p. C/O MAXUM LLC. 18 3702 S. Virginia St. Unit G2 Reno, NV 89502 19 I declare under penalty of perjury that the foregoing is true and correct. 20 21 Signed on: October 21, 2010. 22 23 Employee, White Law Chartered 24 25 26 27

35 W. FIRST STREET RENO. NV 89503

Γ (775) 322-8000 - (775) 322-1228

WHITE LAW 27 CHARTERED LAWYERS H CENTURY BLDG. 28

Case 09-53082-gwz Doc 61 Entered 10/08/10 15:05:55 Page 1 of 10 1 2 3 **Entered on Docket** October 08, 2010 4 Hon. Gregg W. Zive United States Bankruptcy Judge 5 6 John White, Esq., Bar #1741 335 West First Street 7 Reno, NV 89503 Telephone: (775) 322-8000 8 Facsimile: (775) 322-1228 9 iohn@whitelawchartered.com Attorney for Never Enough Ballroom 10 11 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA 12 In re: 13 NEVER ENOUGH BALLROOM, LLC., CASE NO: BK-N-09-53082-gwz 14 15 Small Business case under Chapter 11 16 17 ORDER CONFIRMING PLAN 18 Hearing Date: October 5, 2010 Hearing time: 2:00 p.m 19 Debtor-in-Possession. 20 21 The plan under chapter 11 of the Bankruptcy Code filed by Debtor, Never Enough 22 Ballroom, on July 1, 2010, as modified on July 29, 2010 (herein together the "Plan") having been 23 transmitted to creditors and equity holders and duly set for hearing on October 5, 2010, and 24 It having been determined after hearing on notice that the Plan does not discriminate 25 unfairly, and is fair and equitable with respect to each class of claims or interests that is impaired 26 under and has not accepted the Plan, and that the holder of any interest that is junior to the

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⁽⁷**75**) 322-8000 (7**75**) 322-1228

Case 09-53082-gwz Doc 63 Entered 10/21/10 16:35:50 Page 4 of 15

Case 09-53082-gwz Doc 61 Entered 10/08/10 15:05:55 Page 2 of 10

interests of the non-accepting class will not receive or retain under the Plan on account of such junior interest any property, and that the requirements for confirmation set forth in 11 U.S.C. Section 1129 (b) have otherwise been satisfied, and good cause appearing:

IT IS ORDERED that

1. The Plan is confirmed.

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- 2. Administrative tax liabilities shall be paid in full on the Effective Date.
- 3. Secured tax claims and unsecured priority tax claims shall be paid in full in regular installment payments over a period of 5 years from the petition date, plus interest at the statutory rate, accruing from the Effective Date to the date of payment.

A copy of the Plan (with amended pages inserted) is attached.

Submitted on October 7, 2010 by:

WHITE LAW CHARTEREDT

By: John White Esq.

Attorney for Debtor-in-possession

Approved Disapproved

Internal Revenue Service

by: Rollin G. Thorley, Esq.

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35 W. FIRST STREET
REMO. NV 89503

F 1775) 322-8000

interests of the non-accepting class will not receive or retain under the Plan on account of such junior interest any property, and that the requirements for confirmation set forth in 11 U.S.C. Section 1129 (b) have otherwise been satisfied, and good cause appearing:

IT IS ORDERED that

- 1. The Plan is confirmed.
- 2. Administrative tax liabilities shall be paid in full on the Effective Date.
- 3. Secured tax claims and unsecured priority tax claims shall be paid in full in regular installment payments over a period of 5 years from the petition date, plus interest at the statutory rate, accruing from the Effective Date to the date of payment.

A copy of the Plan (with amended pages inserted) is attached.

Submitted on October 7, 2010 by:

WHITE LAW CHARDERED

John White Esq.

Attorney for Debtor-in-possession

Approved/Disapproved

Internal Revenue Service

by: Rollin G. Thorley, Esq.

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Case 09-53082-gwz Doc 63 Entered 10/21/10 16:35:50 Page 6 of 15

Case 09-53082-gwz Doc 61 Entered 10/08/10 15:05:55 Page 4 of 10

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RENO. NV 89503

f (775) 322-8000 * (775) 322-1228

CERTIFICATION PURSUANT TO LR 9021

Counsel submitting this document certifies that the order accurately reflects the Court's ruling and that (check one):

- The court has waived the requirements set forth in LR 9021 (b)(1).
- _X_ No party appeared at the hearing or filed an objection to the Application.
- I have delivered a copy of this proposed order to all counsel who appeared at the hearing, and any unrepresented parties who appeared at the hearing, and each has approved or disapproved the order, or failed to respond, as indicated below.
- I certify that this is a case under Chapter 7 or 13, that I have served a copy of this order with the Application, and no parties appeared or filed written objections.

Dated this _____day of October 2010.

WHITE LAW CHARTERED

JOHN WHITE, ESQ.

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B25A (Official Form 25A) (12/08)

United States Bankruptcy Court

District of Nevada

In re: Never Enough Ballroom

Case No.09-53082-GWZ

Debtor

Small Business Case under Chapter 11

DEBTORS'S PLAN OF REORGANIZATION, DATED JULY 1st, 2010

ARTICLE I SUMMARY

This Plan of Reorganization (the "Plan") under chapter 11 of the Bankruptcy Code (the "Code") proposes to pay creditors of Never Enough Ballroom (the "Debtor") from cash flow from operations, or future income].

This Plan provides for 2 classes of secured claims; 2 classes of unsecured claims; and 1 class of equity security holders. Unsecured creditors holding allowed claims will receive distributions, which the proponent of this Plan has valued at approximately 10 to 70 cents on the dollar. Timing and amount depends on debtor's ability to pay. This Plan also provides for the payment of administrative claims in full on the Effective Date. Priority Tax Claims are unclassified and will be paid in full over 5 years. Priority Wage Claims will be paid in full over 5 years.

All creditors and equity security holders should refer to Articles III through VI of this Plan for information regarding the precise treatment of their claim. A disclosure statement that provides more detailed information regarding this Plan and the rights of creditors and equity security holders has been circulated with this Plan. Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one. (If you do not have an attorney, you may wish to consult one.)

ARTICLE II CLASSIFICATION OF CLAIMS AND INTERESTS

- 2.01 Class 1 There are two secured claims known at this time.
- 2.02 Class 2. All allowed claims entitled to priority under § 507 of the Code (except administrative expense claims under § 507(a)(2), and priority tax claims under § 507(a)(8)).

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- 2.03 Class 3. All unsecured claims allowed under § 502 of the Code, if any.
- 2.04 <u>Class 4</u>. Equity interests of the Debtor (Members).

ARTICLE III TREATMENT OF ADMINISTRATIVE EXPENSE CLAIMS, U.S. TRUSTEES FEES, AND PRIORITY TAX CLAIMS

- 3.01 <u>Unclassified Claims</u>. Under section §1123(a)(1), administrative expense claims, and priority tax claims are not in classes.
- 3.02 <u>Administrative Expense Claims</u>. Each holder of an administrative expense claim allowed under § 503 of the Code will be paid in full on the Effective Date of this Plan (as defined in Article VIII), in cash, or upon such other terms as may be agreed upon by the holder of the claim and the Debtor.
- 3.03 <u>Priority Tax Claims.</u> Each holder of a priority tax claim will be paid regular installment payments in cash—
- (i) of a total value, as of the Effective Date of the Plan, equal to the allowed amount of such claim (ii) over a period ending not later than 5 years after the date of the order for relief, and (iii) in a manner not less favorable than the most favored nonpriority unsecured claim.
- 3.04 <u>United States Trustee Fees.</u> All fees required to be paid by 28 U.S.C. §1930(a)(6) (U.S. Trustee Fees) will accrue and be timely paid until the case is closed, dismissed, or converted to another chapter of the Code. Any U.S. Trustee Fees owed on or before the Effective Date of this Plan will be paid on the Effective Date.

ARTICLE IV TREATMENT OF CLAIMS AND INTERESTS UNDER THE Plan

4.01 Claims and interests shall be treated as follows under this Plan:

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B25A (Official F	orm 25A) (12/08)	- Cont.	3 (Plan of Reorganization)
Class	Impairment		Treatment
Class IA (IRS)	Unimpaired	N/A	
Class 1B (Nev. Dept. Taxation.)	Unimpaired	N/A	
Class 2 - Priority Unsecured Claims (unpaid pre- petition wages) NONE	impaired	of an allowed Cla in full in equal m months after the l to exceed 5 years claims will bear s	ed by this Plan, and each holder ass 2 Priority Claim will be paid onthly payments starting 6 Effective Date of this Plan. Not from order of relief. Class 2 simple interest at the rate of 4% h other interest rate as required
Class 3 - General Unsecured Creditors	Impaired	Equal monthly payments starting 6 months after the Effective Date of the Plan. Payments will include simple interest at the rate of 4% per annum on the allowed amount of the claim, provided however that as an incentive to rapid payment, Debtor may pay allowed Class 3 Claims in full by paying 10% of the Class 3 claims within 6 months of the Effective Date or 20% of the allowed Class 3 claims within 18 months of the Effective Date; or 40% of the allowed Class 3 claims within 30 months of the Effective Date; or 55% of the allowed Class 3 claims withing 42 months of the Effective Date or 75% of the allowed Class 3 claims within 54 months of the Effective Date.	
Class 4 - Equity Security Holders of the Debtor	Unimpaired.	N/A	

ARTICLE V ALLOWANCE AND DISALLOWANCE OF CLAIMS

- 5.01 <u>Disputed Claim.</u> A disputed claim is a claim that has not been allowed or disallowed [by a final non-appealable order], and as to which either: (i) a proof of claim has been filed or deemed filed, and the Debtor or another party in interest has filed an objection; or (ii) no proof of claim has been filed, and the Debtor has scheduled such claim as disputed, contingent, or unliquidated.
- 5.02 <u>Delay of Distribution on a Disputed Claim.</u> No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order].
- 5.03 <u>Settlement of Disputed Claims</u>. The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.

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ARTICLE VI PROVISIONS FOR EXECUTORY CONTRACTS AND UNEXPIRED LEASES

- 6.01 Assumed Executory Contracts and Unexpired Leases.
 - (a) The Debtor assumes the following executory contracts and/or unexpired leases effective upon the Effective date of this Plan as provided in Article VIII:

City Developers Inc. Sacramento, Ca. Debtor's current space lease.

(b) The Debtor will be conclusively deemed to have rejected all executory contracts and/or unexpired leases not expressly assumed under section 6.01(a) above, or by order entered on or before the date of the order confirming this Plan, upon the date of the entry of the order confirming this Plan. A proof of a claim arising from the rejection of an executory contract or unexpired lease under this section must be filed no later than sixty (60) days after the date of the order confirming this Plan.

ARTICLE VII MEANS FOR IMPLEMENTATION OF THE Plan

Debtor has no ability to borrow. Therefore, all payments to be made under this plan will come out of cash flow generated by continued operations. Straight-line projections based on postpetition operations will not produce sufficient cash flow. Therefore, Debtor's current Members/Managers, Henry M. Feilen, Susan M. Feilen, and Patricia A. Ehlers, have recently started new advertising procedures. We have moved to the new building, got a street sign out to help people find us. We have created a new Never Enough Ballroom Face-Book page that we are starting to promote our classes. It is Debtor's opinion that all of these projects and the others stated in our Disclosure Statement will bring in the capital necessary to implement the Plan.

Debtor has consulted with Linda Green, CPA at 253-370-9621. She has reviewed our Plan and our Projections. She found them to be realistic, feasible and workable. She is willing to appear before the court to discuss our Plan.

ARTICLE VIII GENERAL PROVISIONS

- 8.01 <u>Definitions and Rules of Construction.</u> The definitions and rules of construction set forth in $\S\S$ 101 and 102 of the Code shall apply when terms defined or construed in the Code are used in this Plan.
- 8.02 Effective Date of Plan. The Effective Date of this Plan is the first judicial day of the sixth full month following the date of the entry of the order of confirmation.

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B25A (Official Form 25A) (12/08) - Cont.

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- 8.03 <u>Severability.</u> If any provision in this Plan is determined to be unenforceable, the determination will in no way limit or affect the enforceability and operative effect of any other provision of this Plan.
- 8.04 <u>Binding Effect.</u> The rights and obligations of any entity named or referred to in this Plan will be binding upon, and will inure to the benefit of the successors or assigns of such entity.
- 8.05 <u>Captions</u>. The headings contained in this Plan are for convenience of reference only and do not affect the meaning or interpretation of this Plan.
- 8.06 <u>Controlling Effect.</u> Unless a rule of law or procedure is supplied by federal law (including the Code or the Federal Rules of Bankruptcy Procedure), the laws of the State of Nevada govern this Plan and any agreements, documents, and instruments executed in connection with this Plan, except as otherwise provided in this Plan.

ARTICLE IX DISCHARGE

Case 09-53082-gwz Doc 63 Entered 10/21/10 16:35:50 Page 12 of 15

Case 99-53530 52 vz Dop66 4 Enterrel 49/09/10/15:94:55:39 age 10 8f of 6

B25A (Official Form 25A) (12/08) - Cont.

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Discharge. On the confirmation date of this Plan, the debtor will be discharged from any debt that arose before confirmation of this Plan, subject to the occurrence of the Effective Date, to the extent specified in § 1141(d)(1)(A) of the Code, except that the Debtor will not be discharged of any debt: (i) imposed by this Plan; (ii) of a kind specified in § 1141(d)(6)(A) if a timely complaint was filed in accordance with Rule 4007(c) of the Federal Rules of Bankruptcy Procedure; or (iii) of a kind specified in § 1141(d)(6)(B).

ARTICLE X OTHER PROVISIONS

None

Respectfully submitted,

Pat Ehers, Managing Member

Never Enough Ballroom, LLC (Plan

Proponent)

White Law Chartered

By

John White, Esq. (Attorney for Flan Proponent)

Case 09-53082-gwz Doc 63 Entered 10/21/10 16:35:50 Page 13 of 15

Label Matrix for local noticing 0978-3 Case 09-53082-gwz District of Nevada Reno Thu Dec 24 09:43:35 PST 2009 United States Bankruptcy Court

300 Booth Street Reno, NV 89509-1361

AMERICAN EXPRESS BANK FSB C/O BECKET AND LEE LLP POB 3001 MALVERN PA 19355-0701

AT & T ADVERTISING P.O. BOX 989046 W. SACRAMENTO, CA 95798-9046

Bank of America P.O.Box 25118 Tampa, FL 33622-5118

EDWARD JAMES ARTHUR STUTESMAN 415 RENO AVE., APT. C RENO, NV 89509-2038

HARRIET YOUNG 3485 SKYLINE BLVD. RENO, NV 89509-5678

(p) INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS PO BOX 21126 PHILADELPHIA PA 19114-0326

JACK E. KENNEDY, ATTY. 425 W. PLUMB LN. RENO, NV 89509-3766

KRXI-TV 4920 BROOKSIDE CT. RENO, NV 89502-4102 HILL PROPERTIES LTD.
Richard G. Hill, Chartered
652 Forest Street
Reno, NV 89509-1701

ADVANCE ME, INC. 2015 VAUGHN RD. BLDG. 500 KENNESAW, GA 30144-7831

AMY GOOKIN 280 Galena Pines Rd Reno, NV 89521-9722

BHLS INVESTMENTS, LLC MINI STORAGE P.O. BOX 7011 RENO, NV 89510-7011

CAPITAL ONE/COLLECTCORP P.O. BOX 101928 BIRMINGHAM, AL 35210-6928

EDWARD STUTESMAN 413 RENO AVE. #C RENO, NV 89509

INTEGRA TELECOM
1201 NE LLOYD BLVD., STE. 500
PORTLAND, OR 97232-1259

IREME ROBLES 1690 MERCHANT ST. #1028 SPARKS, NV 89431-0947

JEAN MACLYMAN 5795 PRIMULA WAY RENO, NV 89511-9072

Kiev Denby 855 Cambridge Way Reno, NV 89511-1313 NEVER ENOUGH BALLROOM, LLC 3702 S. VIRGINIA STREET, #F RENO, NV 89502-6043

AMERICAN EXPRESS P.O. BOX 981535 EL PASO, TX 79998-1535

ASCAP 2675 PACES FERRY RD. S.E. STE 350 ATLANTA, GA 30339-4087

BIGGEST LITTLE INVESTMENTS C/O MAXUM LLC 3650 S. VIRGINIA ST. STE K2 RENO, NV 89502-6050

CITY OF RENO P.O. BOX 1900 RENO, NV 89505-1900

GEORGIA WRIGHT 850 WYOMING AVE. RENO, NV 89503-3319

INTEGRA TELECOM 200 S. VIRGINIA ST. STE. 400 RENO, NV 89501-2407

IRENE ROBLES 5200 Los Altos Pkwy Apt #97 Sparks, NV 89436-7684

KIEV DENBY 4050 GARDELLA DR. APT 121 RENO, NV 89512-1029

LUIS HURTADO 314 GREENBRAE DR. SPARKS, NV 89431-3242

Case 09-53082-gwz Doc 63 Entered 10/21/10 16:35:50 Page 14 of 15

MICHELLE A. MICHELSEN 128 EVANS AVENUE RENO, NV 89512

NEVADA DEPARTMENT OF TAXATION, BANKRUPTCY SE 4600 Kietzke Ln., Suite L-235 Reno, NV 89502-5045 NEVADA DEPT. OF EMPLOYMENT, TRAINING, & REHA EMPLOYMENT SECURITY DIVISION 500 E. THIRD ST. CARSON CITY, NV 89713-0002

NEVADA LABOR COMMISSION 675 Fairview Dr. Suite #226 Carson City, NV 89701-5474 NICOLAS RAEL 4720 Pershing Ave SE Albuquerque, NM 87108-3438

Nicolas Rael 37 Prescott St. Attleboro, MA 02703-3313

RAYMOND BOUAS 3250 PLUMAS ST. #03-306 RENO, NV 89509-4756 RENO DISPOSAL/WASTE MGT. 100 VASSAR ST. RENO, NV 89502-2815

RICHARD HILL DBA HILL PROPERTIES LTD. 652 FOREST RENO, NV 89509-1701

SESAC P.O. BOX 900013 RALEIGH, NC 27675-9013 SIERRA PACIFIC POWER CO. DBA NV ENERGY P.O. BOX 10100 RENO, NV 89520-0024

STANLEY SECURITY 917 E. FIRST STREET LAS VEGAS, NV 89101-6414

STATE OF NEVADA, DEPT. OF MOTOR VEHICLES
ATTN: Legal Division
555 Wright Way
Carson City, NV 89711-0001

SYNUX TECHNOLOGIES 4782 CAUGHLIN PKWY. STE 502 RENO, NV 89519-0992

TAMERA MCVICKER 17650 S. RENO PARK BLVD. #64 RENO, NV 89508-8020

TRUCKEE MEADOWS WATER AUTH. 1355 CAPITAL BLVD. RENO, NV 89502-7140 U.S. TRUSTEE - RN - 11 300 BOOTH STREET SUITE 2129 RENO, NV 89509-1300

UNITED STATES ATTORNEY 100 West Liberty Street #600 Reno, NV 89501-1930

UNITED STATES TRUSTEE 300 Booth Street #2129 Reno, NV 89509-1360

VETO RAMIREZ III 850 WYOMING ST. RENO, NV 89503-3319 YOUNG ELECTRIC SIGN CO. 775 E. GLENDALE AVE. SPARKS, NV 89431-6408

ZURICH AMERICAN INSURANCE COMPANY ATTN: MARC QUIMET 9TH FLOOR, TOWER 2 1400 AMERICAN LANE SCHAUMBURG, IL 60196-1091

EDWARD STUTESMAN 2920 MILL ST RENO, NV 89502-2105

JOHN WHITE 335 W FIRST ST RENO, NV 89503-5301

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

INTERNAL REVENUE SERVICE P.O. Box 21126 DPN 781 Philadelphia, PA 19114

Case 09-53082-gwz Doc 63 Entered 10/21/10 16:35:50 Page 15 of 15

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u) WHITE LAW CHARTERED End of Label Matrix

Mailable recipients 53
Bypassed recipients 1
Total 54